

AGENDA ITEM NO.: 59

AGENDA DATE: Thu 03/09/2006

PAGE: 1 of 2

<u>SUBJECT:</u> Conduct a public hearing on an appeal by applicant Tumbleweed Investment Joint Venture of the Zoning and Platting Commission's denial of applicant's extension requests for a site plan; Rancho La Valencia, SP-01-0356D, located at 9512 FM 2222.

AMOUNT & SOURCE OF FUNDING: N/A

FISCAL NOTE: There is no unanticipated fiscal impact. A fiscal note is not required.

REOUESTING Watershed Protection and DIRECTOR'S

DEPARTMENT: Development Review AUTHORIZATION: Joe Pantalion

FOR MORE INFORMATION CONTACT: George Zapalac, 974-3371; Nikki Hoelter, 974-2863; Joan Esquivel, 974-3371

PRIOR COUNCIL ACTION: N/A

BOARD AND COMMISSION ACTION: The Zoning and Platting Commission denied appeal and denied three-year extension.

PURCHASING: N/A

MBE / WBE: N/A

The applicant is requesting a one-year administrative extension to an approved site plan, Rancho La Valencia, which would extend the life of the plan to February 14, 2006. They are also requesting a three-year extension, which would then extend the site development permit to February 14, 2009. The project proposes to construct 89 condominium units within 55 buildings, water quality and detention ponds, parking, drives and utilities on 9.748 acres. Current site conditions consist of two vacant buildings, the main drive, silt fencing, tree protection, utilities and a water quality pond.

The site plan was approved on February 14, 2002. At that time, the site was located within the City's two-mile ETJ, which did not provide for zoning regulations or enforcement. The project met all applicable regulations at that time.

On September 26, 2002, this site was annexed into the Full Purpose Jurisdiction of the City and given the zoning district designation of I-RR, interim rural residential. It's also located on an identified Hill Country Roadway, and subject to the Hill Country Roadway ordinance requirements. The applicant has requested that the site plan be maintained under a grandfathered status. However, the current site plan allows for commercial development, not condominiums, and, therefore, the condominiums would be considered a new project. Staff has made a determination to deny the extension request, because the site plan does not substantially comply with the requirements that would apply to a new application for site plan approval [Section 25-5-62(C)]. Specifically, this project does not comply with the current zoning district, I-RR or the Hill Country Roadway requirements.

The Zoning and Platting Commission heard the case on October 18, 2005 and upheld staff's

RCA Serial#: 10550 Date: 03/09/06 Original: Yes Published: Fri 01/20/2006

Disposition: Adjusted version published: Fri 03/03/2006



Public Hearing CITY OF AUSTIN RECOMMENDATION FOR COUNCIL ACTION

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recommendation to deny the appeal of the Director's denial of a one-year administrative extension to an approved site plan (5-4). City Code allows for Commission decisions on site plans to be appealed to the City Council. The Commission also upheld staff's recommendation to deny the three-year extension request, (9-0).

Tumbleweed Investment Joint Venture is appealing the Zoning and Platting Commission's decision to deny the appeal and the three-year extension request on the basis that the project is ongoing, and all infrastructure, utilities, and ponds have been constructed.

RCA Serial#: 10550 Date: 03/09/06 Original: Yes

Disposition:

Published: Fri 01/20/2006

Adjusted version published: Fri 03/03/2006

RANCHO LA VALENCIA SITE PLAN APPEAL OVERVIEW

Proposed Development:

- The applicant proposes to construct 89 condominium units within 55 buildings, water quality and detention ponds, parking, drives and utilities on 9.74 acres.
- The site is located within the West Bull Creek, partially within the Edwards Aquifer Recharge Zone.
- The site plan was approved on 2/14/02; at that time the site was located within the 2-mile ETJ. At the time of approval, the plan complied with all applicable development regulations. It was not required to conform to zoning regulations and Hill Country Roadway requirements.
- On 9/26/02, the site was annexed into the Full Purpose Jurisdiction of the City, and given the zoning designation of I-RR, Interim Rural Residential.

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Currently located on a Hill Country Roadway, FM 2222.

Applicant Request:

- The applicant is requesting approval of a 1 year administrative extension to an approved site plan, which would extend the expiration of the site development permit to 2/14/05.
- In addition, the applicant is requesting an additional 3 year extension to the life of the site development permit, which would extend the permit to 2/14/08.

Development Issues:

- The development is located within the Lot 1, Block A Tumbleweed Subdivision. The proposed use for this subdivision was commercial.
- Project does not comply with the current zoning, I-RR, and has not requested a zoning change.
- The project would also be subject to the Hill Country Roadway requirements, but at this time is not in conformance.
- Two notices of violation are outstanding, one for construction activity outside the limits of construction, and one for development not in accordance with the released site plan.

Staff's Recommendation:

 Deny the applicant's request for a 1 year and 3 year extension to the site development permit, because it does not comply with the requirements that would apply to a new application for site plan approval, Section 25-5-62(C). Specifically this project does not comply with the current zoning district I-RR nor the Hill Country Roadway requirements.

Zoning and Platting Commission Action:

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• On October 18, 2005, ZAP upheld the Director's decision to not recommend the one year extension request and voted to deny the appeal, (9-0). On this same date ZAP also upheld staff's recommendation to deny the request for a 3 year extension (9-0).

APPEAL OF AN ADMINISTRATIVE DECISION FOR A SITE PLAN EXTENSION AND REQUEST FOR A 3-YEAR EXTENSION

CASE NUMBER:

SP-01-0356D(XT)

ZAP DATE: October 18, 2005

October 4, 2005

ADDRESS:

9512 RM 2222

PROJECT NAME:

Rancho La Valencia

APPLICANT:

Tumbleweed Investment Joint Venture (Charles Turner)

4309 Palladio Austin, Tx, 78731

AGENT:

LOC Consultants (Sergio Lozano)

1000 E. Cesar Chavez St., Suite 100

Austin, TX 78702

APPELLANT:

Sergio Lozano

WATERSHED:

West Bull Creek (Partially within Edwards Aquifer Recharge Zone)

AREA:

9.748 acres

EXISTING ZONING: I-RR, Interim-Rural Residential

PROPOSED USE:

This project proposes to construct 89 condominium units within 55

buildings, water quality and detention ponds, parking, drives and utilities on 9.748 acres.

APPLICABLE WATERSHED ORDINANCE: Current Land Development Code for water

quality.

CASE MANAGER: Nikki Hoelter, 974-2863

Nikki.hoelter@ci.austin.tx.us

PROJECT INFORMATION: (PRIOR TO ANNEXATION)

EXIST. ZONING: 2-mile ETJ

PROPOSED USE: Condominiums

ALLOWED F.A.R.: N/A

MAX. BLDG. COVERAGE: N/A MAX. IMPERV. CVRG.: 40% REQUIRED PARKING: N/A

EXIST. USE: Vacant

SUBDIVISION STATUS: Lot 1, Block A, Tumbleweed Subdivision

ZONING AND PLATTING COMMISSION ACTION: Postponed to October 18, 2005, by the

applicant, Consent (6-0).

PREVIOUS APPROVALS: C8-95-0061.0A; Lot 1, Block A, Tumbleweed Subdivision -

Approved 4/5/1996

SP-01-0356D; Rancho La Valencia site plan -

Approved 2/14/2002

BACKGROUND:

The site plan for this project was approved on February 14, 2002, which proposed 55 condominium buildings, water quality and detention ponds, parking, drives and utilities. At the time of approval the plan met all applicable regulations. The site is located on FM 2222, about ½ mile east of RM 620. Current site conditions consist of 2 vacant buildings, the main drive, silt fence, some tree protection, utilities and a water quality pond.

Prior to site plan approval the existing subdivision was submitted and approved, which allowed for commercial development on the 9.748 acre tract. A restrictive covenant was executed with the subdivision that required parkland be dedicated "before the property may be used or developed for any residential purpose". The parkland dedication fee was paid on February 14, 2002, which was the date of site plan approval.

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At the time of approval of the both the subdivision and site plan, the subject property was located within the City of Austin's 2-Mile Extra Territorial Jurisdiction; therefore, not requiring the site plan to conform to zoning regulations, and Hill Country Roadway requirements. On September 26, 2002 this site was annexed into the Full Purpose Jurisdiction of the City, and given the zoning district designation of I-RR, interim rural residential. Since that time the owner or his agent has not requested the zoning be changed to conform to city regulations to allow for this development.

There have been two notices of violations given by the Environmental Inspector for construction activity outside the limits of construction at the wastewater receiving and off-site waterline tie in. Due to current litigation between the two owners, compliance has not been attained.

On February 14, 2005, the applicant submitted a request for a one year administrative extension to the site plan, which would extend the life of the plan to February 14, 2006. The director denied the request for a one year extension. After the applicant was informed of the denial of the extension on August 9, 2005, an appeal was filed the next day, August 10, 2005.

The applicant has also requested a 3 year extension to the site plan, due to the additional time needed by his client to work out legal issues with the owners. The request was made after the one year extension was denied in conjunction with the appeal.

SUMMARY COMMENTS ON SITE PLAN APPEAL:

After review by staff it was determined that this project did not meet the criteria for approval of an extension, because the site plan did not substantially comply with the requirements that would apply to a new application for site plan approval [Section 25-5-62(C)]. Specifically, this project does not comply with the current zoning district of I-RR, Interim Rural Residential nor the Hill Country Roadway requirements.

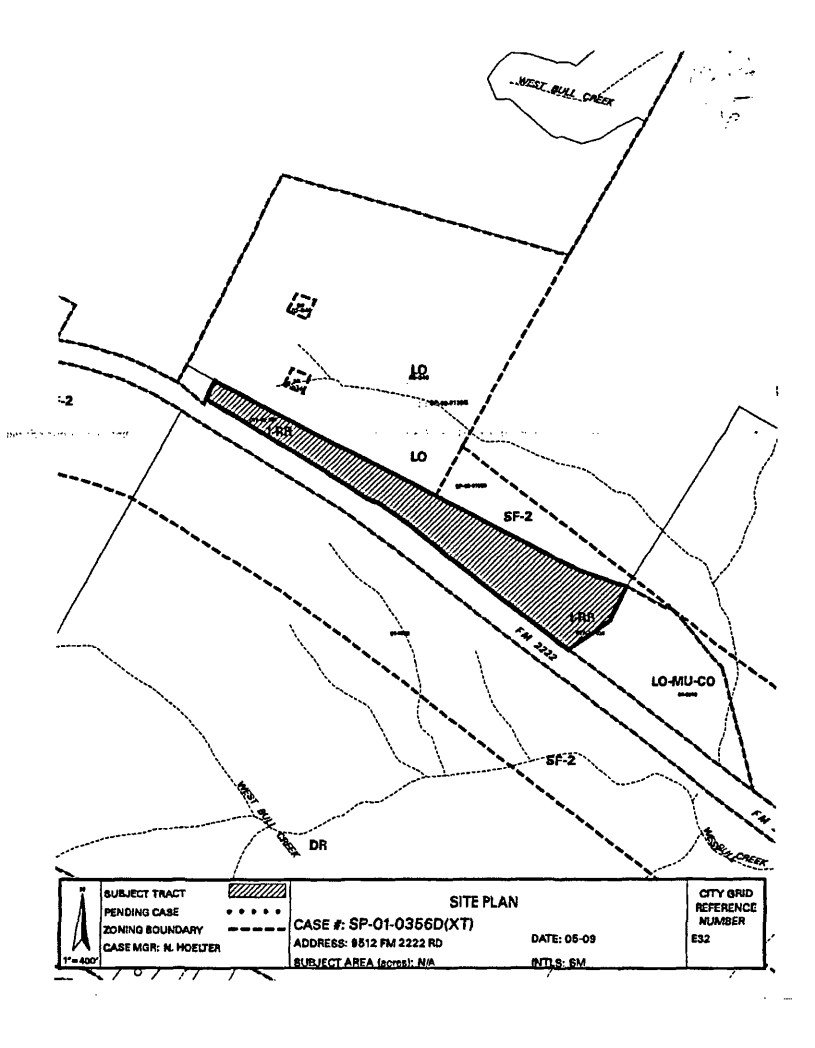
In order for this plan to comply with current Land Development Code regulations, it would need to receive waivers from Section 25-2-1123 – Construction on Slopes, 25-2-1124 – Building Height, 25-2-1125 – Location of On-site Utilities, 25-2-1127 – Impervious Cover, 25-2-1022 –

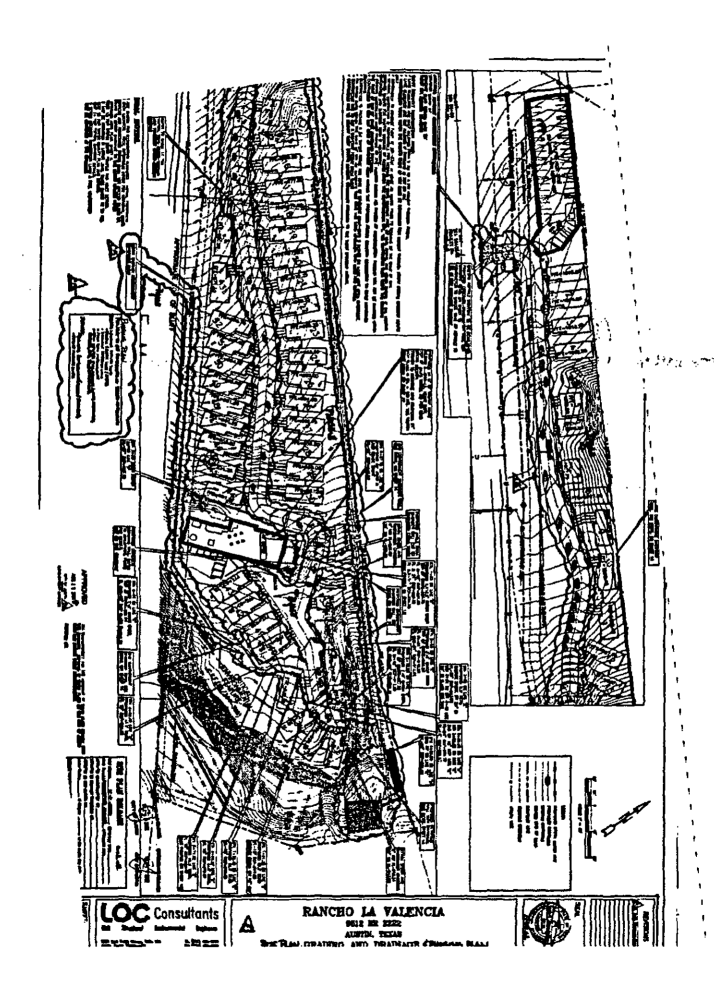
Native Trees (landscape plan), 25-2-1023 – Roadway Vegetative Buffer, 25-2-1024 - Restoring Roadway Vegetative Buffer, 25-2-1025 - Natural Area, 25-2-1026 – Parking Lot Medians and 25-2-1027 – Visual Screening. The Land Use Commission would be the authority to approve or deny these waivers from the Hill Country Roadway Ordinance, but at this time waivers have not been requested.

This plan would also be required to comply with the current zoning district regulations for I-RR, such as limit the height to 35 feet, decrease dwelling units to one unit, front setback of 40 feet, rear setback of 20 feet, decrease the building coverage to 20% and decrease the impervious cover to 25%. Current impervious cover is 40%; the height, building coverage and floor to area ratio is not known because applications which fall outside the full purpose jurisdiction are not required to provide that information. The Board of Adjustment would have the authority to approve any variances to the zoning regulations.

ISSUES:

The issue before the Commission is whether to grant or deny the appeal of the Director's decision to disapprove the site plan extension. If the appeal is denied, a new application conforming to current regulations is required. If the appeal is approved, the site plan would be extended for one year from the original expiration date, to February 14, 2006. The Commission also has the option to extend the site plan for up to three additional years beyond this date per the applicant's request.





(Attach additional page if necessary.)

Applicable Code Section:



City of Austin Watershed Protection and Development Review Department 505 Barton Springs Road / P.O. Box 1088 / Austin, Texas 78:167-8835

SITE PLAN APPEAL

If you are an applicant and/or property owner or interested party, and you wish to appe if a decision on a site plan application, the following form must be completed and filed with the Director of Watershed Protection and Development Review Department, City of Austra, at the address shown above. The deadline to file an appeal is 14 days after the decision of the Planning Commission, or 20 days after an administrative decision by the Director. If you need assistance, please contact the assigned City connect at (\$12) 974-2680.

CASE NO SP-01-0356d	DATE APPEAL FILED 8/10/05
PROJECT NAME	YOUR NAME Sergio Lozano
Kancho Valencia	SIGNATURE
PROJECT ADDRESS	VOLTR ADDRESS 1000 E. Casar Chavez St
9512 FM RR22	Austin, Texas 78702
APPLICANT'S NAME Serbio Lozado	YOUR PHONE NO. (512) 499 6908 WORK
CITY CONTACT Nikki Hoelter	(512) 587 7236 HOME
INTERESTED PARTY STATES: Indicate how you qualify as an interested party who may file an appeal by the following criteria: (Check one) I am the record property owner of the subject property I am the applicant or agent representing the applicant I communicated my interest by speaking at the Planning Commission public hearing on (date) I communicated my interest in writing to the Director or Planning Commission prior to the decision (struch cupy of dated correspondence). In addition to the above criteria, I qualify as an interested party by one of the following criteria; (Check one)	
 I occupy as my primary residence a dwelling located 	within 500 feet of the subject site.
 I am the record owner of property within 500 feet of I am an officer of a neighbothood or environmental feet of the subject site. 	the subject site. organization whose declared boundaries are within 500
DECISION TO BE APPEALED*: (Check one)	
C) Administrative Disapproval/Interpretation of a Site F	Plan Date of Docision:
D Replacement site plan	Date of Decision:
 Planning Commission Approval/Disapproval of a Si 	te Plan Date of Decision:
Waiver or Extension	Date of Decision: 8/10/05
Planned Unit Development (PUD) Revision	Date of Decision
O Other: *Administrative Approval/Disapproval of a Size Plan ma	ev only be appealed by the Aroligant.
STATEMENT: Please provide a statement specifying the reason(s) you believe the socision under appeal doct not comply with applicable requirements of the Land Development Code: As discussed in a telephone conversation between Susan Scallon and myself, the reason why the particular project has not proceed with the construction	
of the ewening units, doe to perhap inspation. This project has continued progress during the life of the site plan i.e. the past three years all infrastructure has been finalized, including Water. Water Water, Water Quality and Detention Ponds. Building Permits we were requested for 6 units but no activity was taken in this respect due to pendir littlession.	
Applicable Code Section:	The state of the s

Hoelter, Nikki

From:

Peter Torgrimson [petertorgrimson@prodigy.net]

Sent:

Tuesday, October 04, 2005 1:49 PM

To:

Betty Baker; Melissa Hawthorne; John Philip Donisi; Jay A. Gohil; Clarke Hammond; Janis Pinnelli; Kelth Jackson; Joseph Martinez; Teresa Rabago

Hoelter, Nikki

Cc: Subject

RE: 8P-01-0356D(XT)- 9512 2222 Site Plan Extension Appeal Hearing - Rancho La Valencia

Commissioners,

Please deny the Rancho La Valencia site plan extension and its appeal (agenda items 3 and 4) at the October 4 Zoning and Platting Commission meeting.

This development should conform to the established development requirements for the City of Austin, in particular the Land Development Code for new site plan approval applications, the Hill Country Roadway Ordinance and all current moning.

Thank you,

Peter Torgrimson Regional Affairs Coordinator Long Canyon Homeowners Association, Inc. Long Canyon Phase II Homeowners Association, Inc.

Hoelter, Nikki

From:

Skip Cameron [scameron@austin.rr.com] Wednesday, September 28, 2005 11:32 AM

Sent:

Betty Baker; Melissa Hawthome; John Philip Donisi; Jay Gohil; Ctarke Hammond; Jants

Sublect:

Pinnelli, Keith Jackson, Joseph Martinez, Teresa Rabago, Hoelter, Nikki SP-01-0356D(XT)- Oct. 4 - 9512 2222 Site Plan Extension Appeal Hearing -

Please see that this site plan extension and its appeal are denied. The site plan does not comply with the requirements of the Land Development Code that would apply to a new application for site plan approval. The site is now within the City's full purpose jurisdiction and would be required to comply with current soning and the Hill Country Roadway ordinance.

Skip Cameron, President Bull Creek Foundation 8711 Bluegrass Drive Austin, TX 78759-7801 (512) 794-0531

for more information www.bullcreek.net

For a better people mobility solution see www.acprt.org

Hoelter, Nikki

From: Sent:

Carol Lee [clee@austin.rr.com]

Thursday, September 29, 2005 3:20 PM

To:

Hoelter, Nikki; Teresa Rabago'; 'Betty Baker'; 'Ctarke Hammond'; 'Janis Pinnell'; 'Jay Gohit'; 'John Philip Donisi'; 'Joseph Martinez'; 'Kelth Jackson'; 'Melissa Hawthome'

Subject:

9512 2222 Site Plan Extension Appeal Hearing - Rancho La Valencia

Dear Commission Members and CofA Planner, I am writing to ask that you support denial of the site plan extension request for SP-01-0356D(XT) that is scheduled for hearing on 4 October 2005.

The site plan does not comply with the requirements of the Land Development Code that would apply to a new application for site plan approval. The site is now within the City's full purpose jurisdiction and should be required to comply with current soning and restrictions, including the Hill Country Roadway Ordinance.

Sincerely, Carol Lee Glenlake Weighborhood Austin, TX clee@austin.rr.com 512.794.8250

From: Edwin B. King [mailto:Kingsace2@aol.com]

Sent: Thursday, January 26, 2006 8:20 AM

To: Wynn, Will; Thomas, Danny; Alvarez, Raul; Dunkerley, Betty; Kim, Jennifer; Leffingwell, Lee;

McCracken, Brewster Cc: Hoelter, Nikki

Subject: Please deny site plan extensions - Rancho La Valencia, January 26, 2006, Item 68]

Mayor and Councilmembers,

Please deny the site plan extensions (both 1 year and 3 year) requested for the Rancho La Valencia development (Case number SP-01-0356D). This is Agenda Item Number 68 at the January 26, 2006 City Council meeting.

This development should conform to the established development requirements for this corridor. Currently it does not. Other developers in this area are conforming. A prime example is the Colina Vista development which is adjacent to this Rancho la Valencia development. Both of these developments were originally planned for use other than residential. However, the Colina Vista development is following the current development requirements while Rancho La Valencia is not. I see no compelling reasons why this developer should be given special, preferential treatment. There are several reasons why the developer should not be given any preferential treatment. These are detailed in the Development Issues s! ection of the Agenda Item information packet.

Thank you,

E. B. King President 2222 Coalition of Neighborhood Associations, Inc. 6305 Fern Spring Cove Austin, TX, 78730

Høelter, Nikki

From:

Charley Farmer [Charles.Farmer@swbell.net] Wednesday, January 25, 2006 11:27 AM

Sent: To:

Hoelter, Nikki

Subject:

Agenda Item 68 - SP-01-0356D - Please Deny Appeal

--- Below this line is a copy of the message.

Date: Wed, 25 Jan 2006 11:13:54 -0600

From: Charley Farmer < Charles. Farmer@swbell.net>

To: Nicki.Hoelter9ci.austin.tx.us, Will.Wynn@ci.austin.tx.us, Raul Alvarez

<raul.alvarez9ci.austin.tx.us>,
betty.dunkerley9ci.austin.tx.us,

Brewster McCracken <brewster.mccracken&ci.austin.tx.us>,

danny.thomas@ci.austin.tx.us, Jennifer.Kim@ci.austin.tx.us,

Lee.Leffingwell@ci.austin.tx.us

CC: Charley Farmer < Charles.Farmer@swbell.net>, Wick Tobias < wtobias #austin.rr.com>

Subject: Agenda Item 68 - SP-C1-0356D - Please Deny Appeal

Honorable Council Members -

The elected board of the River Place Residential Community associations supports the Zoning and Platting Commission decision to deny requests for extensions to the approved site plan for the Rancho La Valencia development in case SP-01-0356D. We ask the council to deny the appeal as well. I have co:d Wick Tobias, President of the elected board of the River Place Residential Community Association.

Sincerely, Charles Farmer River Place Residential Community Association

MEMORANDUM

TO:

Betty Baker, Chair and Members of the Zoning & Platting Commission

FROM:

Dora Anguiano, ZAP Commission Coordinator

Neighborhood Planning and Zoning Department

DATE:

January 5, 2006

SUBJECT:

ZAP Commission Summary

Attached is a ZAP Commission summary, which will be forwarded to the City Council.

CASE # SP-01-0356D(XT) Site Plan Appeal

HEARING DATE: October 18, 2005 Prepared by: Dora Anguiano

3. Appeal:

SP-01-0356D(XT) - Rancho La Valencia

Location:

9512 FM 2222 Rd., West Bull Watershed

Owner/Applicant:

Tumbleweed Investment Joint Ventures (Charles Turner)

Agent:

LOC Consultants (Sergio Lozano)

Request:

Appealling the director's decision to deny a 1 year extension.

Staff Rec.

NOT RECOMMENDED

Staff:

Nikki Hoelter, 974-2863, nikki.hoelter@ci.austin.tx.us Watershed Protection and Development Review

4. Site Plan Extension:

SP-01-0356D(XT) - Rancho La Valencia

Location:

9512 FM 2222 Rd., West Bull Watershed

Owner/Applicant:

Tumbleweed Investment Joint Ventures (Charles Turner)

Agent:

LOC Consultants (Sergio Lozano)

Request:

3-year site plan extension

Staff Rec.:

NOT RECOMMENDED

Staff:

Nikki Hoelter, 974-2863, nikki hoelter@ci.austin.tx.us Watershed Protection and Development Review

SUMMARY

Nikki Hoelter gave staff presentation to the commission.

Commissioner Baker - "In addition to appealing the Director's decision to deny the extension, they are also asking for a 3-year extension.

Commissioner Jackson - If the park fees aren't extended, do they get their park fees back?

Ms. Hoelter - "No sir, they can not get their park fees returned".

George Zapalac - The park land fees would not be refunded; they could be applied to a subsequent user of the property, if someone else came in or for a new site plan that was submitted for the property; the fees could be applied towards that.

Commissioner Baker - "So this agent could ask that this be transferred to another project?

Mr. Zapalac - That's correct.

Commissioner Jackson - What if the subsequent project is much different than this project?

Mr. Zapalac - they still will not get a refund; once their fees are paid, it is put into the Park's Department budget and used for the purchase of parkland.

There was further discussion regarding the parkland fee.

Sergio Lozano, applicant, gave his presentation to the c ommission.

Commissioner Donisi - Has the applicant been red tagged?

Mr. Lozano – We had been red tagged because one of the houses had encroached into BCCP with some boulders; that was the only red tag that I'm aware of.

Commissioner Donisi - The investment would not be lost if this was not extended, you could apply for a variance, could you not?

Mr. Lozano – "I'm sure we could apply for a variance. The issue is that we have electric, water and other amenities.

Commissioner Hawthorne – If you had to comply with the setback ordinance, what would that mean for you as far as how many units, because this is a long narrow tract?

Mr. Lozano – We will loose approximately 23 units that will fall within the 100-foot setback from the property line.

Commissioner Hawthome - And the roadways are already constructed and pad built?

Mr. Lozano - Yes; only two homes have been built.

Commissioner Hawthorne – But your utilities are stubbed out at each location?

Mr. Lozano – Yes.

Commissioner Hawthome – And the ponds are in?

Mr. Lozano - Yes.

Commissioner Hawthorne – Our backup talks about more than 1 red tag; tell me more about the red tag.

Mr. Lozano – If I recall, we had one red tag at the beginning of the project that had to do with the contractor working outside the limits of his work area; in addition to the removal of 3 trees that should have been left in place that were cut down. We agreed to replace the trees. The second red tag was the encroaching into the Balcones Canyon Land Nature Preserve with some boulders.

Commissioner Baker - What about the cut and fill? And also the construction and the waste water receiving and off-site water line?

Mr. Lozano – I do not know about those red tags.

Commissioner Hawthorne - You also mentioned that this property is on a bluff?

HEARING DATE: October 18, 2005 Prepared by: Dora Anguiano

Mr. Lozano - Yes.

Commissioner Hawthorne – From where the roadway ends and the property line begins, where's the bluff located?

Mr. Lozano - Towards the eastern portion of the property, at the very end of the property.

Commissioner Jackson – This has been built as condominiums; are you going to build the whole project at one time or are you building homes as one or two people buy...some of these must be duplexes.

Mr. Lozano – The idea is to be able to sell 6 homes at a time and then as the progress moves forward will complete the project in 2 years.

Commissioner Jackson - And there are two structures currently on the ground?

Mr. Lozano - Yes sir.

Commissioner Jackson - Can you tell me which two?

Mr. Lozano - Lot 20 and 21.

Commissioner Baker - Where there any inspections or approvals or anything for planning the work etc. that has been mentioned; as far as being stubbed out?

Ms. Hoelter – No, as far as I know there was no permits or inspections for plumbing or electric. It may have been done prior to annexation, but our records do not indicate any permits pulled or inspections made.

Commissioner Baker - Does the City know whether it actually exists; as far as stub out for electricity, water etc. Is it on the site? Do we know?

Ms. Hoelter – Yes; there are on site utilities that I can verify.

Mr. Zapalac – I have more information about the park land fees; the City is required to expend the funds, that are posted for parkland, within 5-years of the date they receive. Unless at the end of that 5-year period, less than 50% of the project has been constructed; at that time the fees can be extended another 5-years. If the City does not expend the funds by the deadline and the actual number of residential units constructed is less than the number assumed at the time that the fee was calculated, then the owner may request a refund and could receive a prorate share of the refund.

Commissioner Baker - Thank you.

Commissioner Jackson – We heard of a red tag for cut and fill but the backup only says that there is a red tag for two violations for construction outside the limits of construction for water and wastewater tie in; has there been a cut and fill violation?

Ms. Hoelter – My records indicate that the exact violations that were red tagged where failure to provide adequate erosion and sedimentation controls and the other was activity outside the limits of construction at the water and wastewater receiving and off-site water line tie in; and the second notice was for development not in accordance with the release site plan; but no, I did not have anything that said cut and fill.

FAVOR

No speakers.

OPPOSTION

No Speakers.

Commissioner Martinez and Gohil moved to close the public hearing.

Commissioner Donisi – I move to approve staff recommendation on Item #3.

Commissioner Martinez - Second.

Commissioner Jackson – I'll make a substitute motion that we grant the 1-year site plan extension.

Commissioner Hawthorne – I'll second that.

Commissioner Jackson spoke to his motion.

Commissioner Hammond - A 1-year extension would take them to February 2006, right?

Commissioner Jackson - Yes; we're only working on item #3, which was there first request; there is a second case.

Commissioner Donisi – Spoke against the motion. Mr. Lozano has come before us many times; my concern is the arguments that were before us, they are arguments that would be persuasive for a variance from the Hill Country Roadway Ordinance.

Motion carried for Item #3. (5-4)

ITEM # 4

Commissioner Donisi - I'll move for the staff's recommendation.

HEARING DATE: October 18, 2005
Prepared by: Dora Anguiano

Commissioner Pinnelli - Second

Commissioner Baker – Item #4 is to deny the request for a 3-year extension. All in favor say aye.

Motion carried. (9-0)

From: Joekono@aol.com [mailto:Joekono@aol.com]

Sent: Sunday, February 12, 2006 7:23 PM

To: Hoelter, Nikki

Subject: Please deny site plan extension request by Rancho La Valencia Case# SP-01...

Nilkki.

Please note the message that I sent to the City Council relative to Case #SP-01-0356D requesting denial of the Site Plan Extension for the Rancho La Valencia.

Joseph J. Konopka

President, Long Canyon Homeowners Association, Inc Member, Coalition Of Neighborhood Associations, Inc Bull Creek Preserve Volunteer

512-345-9298

Mayor and Council Members.

I respectfully request that you deny the site plan extensions (both 1 year and 3 year) requested for the Rancho La Valencia development (Case number SP-01-0356D). This is Agenda Item Number 68 at the January 28, 2006 City Council meeting.

This development should conform to all of the established development requirements for 2222 corridor. Currently it does not. It is fair play for the other developers to do so. The other developers in this corridor are conforming. A prime example is the Colina Vista development which is adjacent to this Rancho la Valencia development. Both of these developments were originally planned for use other than residential. However, the Colina Vista development is following the current development requirements while Rancho La Valencia is not.

I see no compelling reasons why this developer should be given special, preferential treatment. The Development Issues section of the Agenda Item Information Packet describes several good reasons why the developer should not be given any preferential treatment.

Your support to the many communities and developers to prevent this unfair extension is sincerely appreciated.

Joseph J. Konopka
President, Long Canyon Phase Will Homeowners Association, Inc.

5608 Standing Rock Drive Austin, TX 78730

512-345-9298

From: Laine K Jastram [mailto:info@lainejastram.com]

Sent: Tuesday, February 28, 2006 7:59 PM

To: Wynn, Will; Thomas, Danny; Alvarez, Raul; Dunkerley, Betty; Kim, Jennifer; Leffingwell, Lee;

McCracken, Brewster

Cc: Hoelter, Nikki; Zapalac, George; Esquivel, Joan

Subject: Rancho La Valencia

Dear Council Members:

I represent Cat Mountain Homeowners Association, approximately 350 homes, and ask you to *DENY* the site plan extensions for the Rancho La Valencia development (Agenda Item #65 for SP-01-0356D) on both the 1 year and 3 year request.

We are happy to welcome a development that conforms to the established development requirements for this corridor and unfortunately, this development does not. In a nutshell, there was a site plan approved February 14, 2002, which proposed 55 condominiums, at which time the site was only in the ETJ (Austin zoning n/a). The site was annexed into Full Purpose Jurisdiction September 28, 2002 with a designation of Interim Rural Residential. The owner has never requested the zoning be changed to a designation that would allow condos. The site plan that was approved February 14, 2002 expired on February 14, 2005.

On February 14, 2005 they requested a one year administrative extension of the site plan, and they were denied it (admin approvals are not allowed for property in the Hill Country Roadway Corridor). In conjunction with an appeal of the decision to deny a 1yr admin extension, they are now, also, requesting that the site plan be extended for 3 years.

There have been several infractions already with development activity on this property (including construction activity on adjacent BCCP land). There would be many variances required to accommodate their development plans (construction on slopes, building height, location of on-site utilities, impervious cover, native trees, roadway vegetative buffer, restoring roadway vegetative buffer, natural area, parking lot medians, visual screening). Please see the background information that City Staff prepared to find out how they plan to cram 89 condos into the 9.74acre tract...

Thank you, Laine K. Jastram

Laine K Jastram
Director - CAT MOUNTAIN HOMEOWNER'S ASSOCIATION
Sector 1 Representative ANC (Austin Neighborhoods Council)
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From: Chesney Szaniszlo

Sent: Wednesday, March 01, 2006 2:27 PM

To: Wynn, Will; Thomas, Danny; Alvarez, Raul; Dunkerley, Betty; Kim, Jennifer; Leffingwell, Lee;

McCracken, Brewster

Cc: Hoelter, Nikki; Zapalac, George; Esquivel, Joan

Subject: Please deny site plan extensions - Rancho La Valencia, Agenda Item 65, March 2, 2006

Honorable Mayor and Councilmembers,

Please deny the site plan extensions (both 1 year and 3 year) requested for the Rancho La Valencia development (Case number SP-01-0356D). This is Agenda Item Number 65 at the March 2, 2006 City Council meeting.

This development does not conform to the established development requirements for this corridor. Other developments in this area are conforming and this development should conform also.

A prime example is the Colina Vista development which is adjacent to the Rancho la Valencia development. Both of these developments were originally planned for use other than residential. However, the Colina Vista development now is following the current development requirements while Rancho La Valencia is not. There is no compelling reason why this developer should be given special, preferential treatment.

Thank you, Chris and Chesney Szaniszlo 8100 Long Canyon Drive ---Original Message---From: Paul Wheeler

Sent: Wednesday, March 01, 2006 3:21 PM

To: Will.Wynn@ci.austin.tx.us; Danny.Thomas@ci.austin.tx.us; Raul.Alvarez@ci.austin.tx.us; Betty.Dunkerley@ci.austin.tx.us; Jennifer.Kim@ci.austin.tx.us; Lee.Leffingwell@ci.austin.tx.us;

Brewster.McCracken@ci.austin.tx.us

Ce: nikki.hoelter@ci.austin.tx.us; George.Zapalac@ci.austin.tx.us; Joan.Esquivel@ci.autsin.tx.us Subject: Please deny site plan extensions - Rancho La Valencia, Agenda Item 65, March 2, 2006

Honorable Mayor and Councilmembers,

Please deny the site plan extensions (both 1 year and 3 year) requested for the Rancho La Valencia development (Case number SP-01-0356D).

This development does not conform to the established development requirements for this corridor.

This is Agenda Item Number 65 at the March 2, 2006 City Council meeting.

Other developments in this area are conforming and there are no compelling reasons why this developer should be given special, preferential treatment.

A prime example is the Colina Vista development which is adjacent to the Rancho la Valencia development. Both of these developments were originally planned for use other than residential, and the Colina Vista development is now following the current development requirements for the corridor, while Rancho La Valencia is not.

Sincerely, Paul B. Wheeler 8300 Long Canyon Drive Austin, TX 78730